MAHER & PITTELL, LLP

ATTORNEYS AT LAW

Reply To: **42-40 Bell Blvd, Suite 302** Bayside, New York 11361 Tel (516) 829-2299 jp@jpittell.com

Long Island Office 10 Bond St, Suite 389 Great Neck, New York 11021 Tel (516) 829-2299 jp@jpittell.com

March 11, 2025

Hon. Joan M. Azrack U.S. District Court - Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

Re: *U.S. v. Henriquez, et, al.*, 20 cr 577 (JMA)

Dear Judge Azrack:

I am counsel for Cesar Humberto Lopez-Larios, a defendant in the above referenced matter.

Currently, the case is scheduled for a status conference on March 13, 2025. Due to a personal scheduling conflict, I am unable to appear on that date. Accordingly, please accept this letter in lieu of a formal motion requesting an adjournment of the conference to March 20, 2025 at 11 a.m. It is my understanding a status conference for codefendant, Fredy Ivan Jandres-Parada, is scheduled for that date and time.

Prior to submission of this request, I conferred with the Government. They do not object to this request. I consent to an exclusion of time under the Speedy Trial Act from March 13, 2025 to the March 20, 2025 or any other adjourned date thereafter.

> Respectfully submitted, $/_{\rm S}/$ Jeffrey G. Pittell

AUSA Justina Geraci (by ECF) cc: